Exhibit A

City of Summerville, DuPont and Chemours' Consent for City of Summerville to Refile its Amended Complaint and Withdrawal of Motion to Strike and Extension to Complete Discovery

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

EARL PARRIS, JR., Individually, and on Behalf of a Class of Persons Similarly Situated,)))
Plaintiff,))
CITY OF SUMMERVILLE, GEORGIA,)))
Intervenor-Plaintiff,))
vs.) Case No.: 4:21-cv-00040-TWT
3M COMPANY, DAIKIN AMERICA, INC., HUNTSMAN INTERNATIONAL, LLC, PULCRA CHEMICALS, LLC, MOUNT VERNON MILLS, INC., TOWN OF TRION, GEORGIA, RYAN DEJUAN JARRETT, E.I. DUPONT DE NEMOURS AND COMPANY, and THE CHEMOURS COMPANY,	TRIAL BY JURY REQUESTED TRIAL BY JURY REQUESTED TRIAL BY JURY REQUESTED
Defendants.)

CITY OF SUMMERVILLE, DUPONT AND CHEMOURS' CONSENT FOR CITY OF SUMMERVILLE TO REFILE ITS AMENDED COMPLAINT AND WITHDRAWAL OF MOTION TO STRIKE AND EXTENSION TO COMPLETE DISCOVERY

The City of Summerville, Georgia ("Summerville"), and E.I. DuPont de Nemours and Company and The Chemours Company's ("DuPont and Chemours")

hereby consent to the City of Summerville re-filing its Amended Complaint, and DuPont and Chemours hereby withdraws its Motion to Strike Summerville Notice of Joinder and Proposed Amended Complaint [Doc. 339]. Summerville has filed a Motion for Leave to Refile its Amended Complaint, and DuPont and Chemours have consented to the Motion for Leave.

THEREFORE it is hereby Ordered that the City of Summerville may refile tis Amended Complaint, and shall serve DuPont and Chemours with Summons and Amended Complaint.; that DuPont and Chemours' Motion to Strike is withdrawn, and hereby moot and denied; and that because DuPont and Chemours have been added as defendants the time to complete discovery shall be extended 180 days from the original discovery period, which will now be extended through and including November 23, 2023.

Huntsman International, LLC, Daikin America, Inc., and 3M Company having filed Answers to the Summerville Amended Complaint do not need to refile their Answers, and the Answers shall be deemed filed in response to the re-filed Amended Complaint [Doc. 296, 325, 311]. In addition, Pulcra Chemicals, LLC, the Town of Trion and Mount Vernon Mills, Inc. may incorporate their defenses and responses to the Parris Amended Complaint and will not have to file an Answer to the Summerville Amended Complaint [Doc. 289, 290, 291].

Because DuPont and Chemours have been added as defendants, the time to complete discovery shall be extended 180 days from the original discovery period, which will now be extended through and including November 23. 2023, with all subsequent case deadlines calculated from that date. [Doc. 187, Exhibit 1].

IT IS SO ORDERED this day of February, 2023.

THOMAS W. THRASH, District Judge United States District Court Northern District of Georgia

Order prepared by:

/s/ J. Anderson Davis

J. Anderson Davis Georgia Bar No. 211077 BRINSON, ASKEW, BERRY, SEIGLER, RICHARDSON & DAVIS, LLP P.O. BOX 5007 Rome, GA 30162-5007 (706) 291-8853

/s/ Gary A. Davis

Gary A. Davis, *Pro Hac Vice* Keith A. Johnston, *Pro Hac Vice* DAVIS & WHITLOCK, P.C. 21 Battery Park Avenue, Suite 206 Ashville, NC 28801 (828) 398-0435 /s/ Jeffrey E. Friedman

Jeffrey E. Friedman, *Pro Hac Vice* Lee T. Patterson, *Pro Hac Vice* FRIEDMAN, DAZZIO, ZULANAS, P.C. 3800 Corporate Woods Drive Birmingham, AL 35242 (205) 278-7000

Attorneys for City of Summerville, Georgia

Thomas Causby Georgia Bar No. 006890 LAW OFFICE OF THOMAS CAUSBY P.O. Box 488 The Landmark Building, 5th Floor Dalton, GA 30722

Attorneys for Plaintiff

Consented to by:

/s/ Blair J. Cash

Blair J. Cash Georgia Bar No. 360457 MOSELY MARCINAK LAW GROUP, LLP P.O. Box 1688 Kennesaw, GA 30156 (470) 480-7259 John M. Johnson
Lana A. Olson
Robert Ashby Pate
Meghan S. Cole
Mary Parrish McCracken
LIGHTFOOT, FRANKLIN
& WHITE, LLC
400 20th Street North
Birmingham, AL 35203
(205) 581-0700

Attorneys for E.I. DuPont de Nemours and The Chemours Company

/s/ W. Larkin Radney, IV

W. Larkin Radney, IV, *Pro Hac Vice* Jackson R. Sharman, III
Georgia Bar No. 637930
Benjamin P. Harmon
Georgia Bar No. 979043
Harlan I. Prater, *Pro Hac Vice*M. Christian King, *Pro Hac Vice*LIGHTFOOT, FRANKLIN,
& WHITE, LLC
The Clark Building
400 20th Street North
Birmingham, AL 35203
(205) 581-0700

Robert B. Remar Georgia Bar No. 600575 Monica P. Witte Georgia Bar No. 405952 W. Cole McFerren Georgia Bar No. 409248 Emma H. Cramer Georgia Bar No. 661985 SMITH, GAMBRELL & RUSSELL, LLP 1105 W. Peachtree Street NE Suite 1000 Atlanta, GA 30309 (404) 815-3500

Attorneys for 3M Company

/s/ Benjamin E. Fox

Benjamin E. Fox Georgia Bar No. 329427 Laurie Ann Taylor Georgia Bar No. 170118 BONDURANT, MIXON & ELMORE, LLP 1201 W. Peachtree Street, NW Suite 3900 Atlanta, GA 30308 (404) 881-4100

/s/ Kimberly C. Sheridan

Kimberly C. Sheridan Georgia Bar No. 624547 GORDON REES SCULLY MANSUKHANI, LLP 55 Ivan Allen Junior Blvd., NW Suite 750 Atlanta, GA 30308 (404) 978-7324

<u>/s/ Robert D. Mowrey</u>

Robert D. Mowrey
Georgia Bar No. 527510
C. Max Zygmont
Georgia Bar No. 567696
E. Peyton Nunez
Georgia Bar No. 756017
KAZMAREK MOWREY
CLOUD LASETER LLP
1230 Peachtree Street, NE
Suite 900
Atlanta, GA 30309
(404) 812-0839

Jean Frizzell, *Pro Hac Vice*Solace Southwick, *Pro Hac Vice*Zach Burford, *Pro Hac Vice*Insiya Aziz, *Pro Hac Vice*REYNOLDS FRIZZELL LLP
1100 Louisiana Street, Suite 3500
Houston, TX 77002
(713) 485-7200

Attorneys for Huntsman International, LLC

Katie S. Lonze, *Pro Hac Vice*Ann Marie Alexander, *Pro Hac Vice*Erich P. Nathe, *Pro Hac Vice*GORDON REES SCULLY
MANSUKHANI, LLP
1 North Franklin Street
Chicago, IL 60606
(312) 565-1400

Attorneys for Town of Trion, GA

Attorneys for Pulcra Chemicals, LLC

<u>/s/ William M. Droze</u>

William M. Droze Georgia Bar No. 231039 T. Matthew Bailey Georgia Bar No. 194516 Kadeisha A. West Georgia Bar No. 640699 TROUTMAN PEPPER HAMILTON SANDERS, LLP 600 Peachtree Street, NE, Suite 3000 Atlanta, GA 30308 (404) 885-3000

Attorneys for Mount Vernon Mills, Inc.

/s/ Theodore M. Grossman

Theodore M. Grossman, *Pro Hac Vice* JONES DAY 250 Vesey Street New York, NY 10281 (212) 326-3480

Louis A. Chaiten, *Pro Hac Vice* James R. Saywell, *Pro Hac Vice* JONES DAY 901 Lakeside Avenue Cleveland, OH 44144 (216) 586-3939

Christopher Yielding, *Pro Hac Vice* BALCH & BINGHAM, LLP 1901 Sixth Avenue North, Suite 1500 Birmingham, AL 35203-4642 (205) 226-8728

Jeffrey A. Kalan, Jr. Georgia Bar No. 859280 JONES DAY 1221 Peachtree Street NE, Suite 400 Atlanta, GA 30361 (404) 581-8502

James L. Hollis Georgia Bar No. 930998 BALCH & BINGHAM, LLP 30 Ivan Allen Jr., Blvd. NW Suite 700 Atlanta, GA 30309 (404) 261-6020

Attorneys for Daikin America, Inc.

CERTIFICATE OF COMPLIANCE

Pursuant to Northern District of Georgia Civil Local Rule 7.1.D., the undersigned counsel certifies that the foregoing filing is prepared in Times New Roman 14-point font, as mandated in Local Rule 5.1.C.

Exhibit 1

Doc. 187 – Scheduling Order

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

DADI	DA	DD.	TO	TD	
EARI	$_{\perp}$ PP	١KK	15.	JK.	_

Plaintiff,

v.

CIVIL ACTION NO. 4:21-cv-040-TWT

3M COMPANY, et al,

Defendants.

SCHEDULING ORDER

The above-entitled action is presently before the Court pursuant to the filing of the parties' Joint Preliminary Report and Discovery Plan [Doc. 180]. The Court has reviewed and approves the parties' Joint Preliminary Report and Discovery Plan. In the report, the parties have indicated the need for additional time beyond the assigned discovery track to complete discovery. Should there be a further extension of time of the discovery deadline, the deadlines for motions for summary judgment and filing of the Consolidated Pretrial Order shall be adjusted accordingly. Accordingly,

IT IS HEREBY ORDERED that the request for an extension of the discovery deadline in this case is GRANTED, and the discovery deadline in this case is outlined in the attached Exhibit A. Permission to amend the pleadings must be obtained by the Court prior to filing. The parties may not evade the page limitations

of Local Rule 7.1(D) by filing multiple Motions for Summary Judgment after the close of the discovery period.

IT IS FURTHER ORDERED that the parties are directed to adhere to the deadlines outlined in Exhibit A. Any motions requesting extensions of time must be made prior to the existing deadline and will be granted <u>only</u> in exceptional cases where the circumstances on which the request is based did not exist or the attorney(s) could not have anticipated that such circumstances would arise at the time the Preliminary Planning Report was filed. Failure to comply with this order, may result in the imposition of sanctions, including the dismissal of this action.

Within 14 days from the entry of this Order, counsel for the parties are directed to confer and determine whether any party will likely be requested to disclose or produce substantial information from electronic or computer-based media. If so, the parties are directed to determine: (a) whether disclosure or production will be limited to data reasonably available to the parties in the ordinary course of business; (b) the anticipated scope, cost and time required for disclosure or production of data beyond what is reasonably available to the parties in the ordinary course of business; (c) the format and media agreed to by the parties for the production of such data as well as agreed procedures for such production; (d) whether reasonable measures have been taken to preserve potentially discoverable data from alteration or destruction in the ordinary course of business or otherwise;

and (e) whether there are other problems which the parties anticipate that may arise in connection with electronic or computer-based discovery. Counsel are directed to the American Bar Association Section of Litigation Civil Discovery Standards § 29 (August 1999) (available upon request from the Court) for guidance. Any agreements as to the foregoing shall be set forth in a written agreement or consent order. If there are substantial disagreements, a discovery conference with the Court should be requested.

Counsel are directed to comply with the Federal Bar Association's Standards for Civility in Professional Conduct (1998) (available from the FBA web site or upon request from the Court). In the conduct of depositions, counsel are ordered to comply with Federal Rule of Civil Procedure 30(c)(2) ("An objection must be stated concisely in a nonargumentative and nonsuggestive manner. A person may instruct a deponent not to answer only when necessary to preserve a privilege, to enforce a limitation ordered by the court, or to present a motion under Rule 30(d)(3)."); and may be sanctioned for obstructionist tactics pursuant to Rule 30(d)(2)("The court may impose an appropriate sanction—including the reasonable expenses and attorney's fees incurred by any party—on a person who impedes, delays, or frustrates the fair examination of the deponent.").

Parties wishing any document filed as part of the record **under seal** must first present a motion and/or consent order regarding said document to the Court. The

Clerk of Court is not authorized to accept for filing any document designated as sealed without an order from the Court approving specific documents to be filed under seal.

SO ORDERED, this 24th day of May, 2022.

THOMAS W. THRASH, JR.

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

EARL PARRIS, JR., individually, ar on behalf of a Class of persons simila situated,	,
Plaintiff,)))
CITY OF SUMMERVILLE, GEORGIA, Intervenor-Plainti <u>j</u>) Civil Action No.) 4:21-cv-40-TWT
V.)
3M COMPANY, et al.,)
Defendants.)

SCHEDULING ORDER

	EVENT	DEADLINE
1.	Initial Disclosures	May 23, 2022.
2.	Beginning of Fact Discovery Period (including discovery regarding class certification)	May 23, 2022.
3.	Amended Pleadings to Add Parties as of Right	Any amended pleadings to add additional parties as of right to be filed within 180 days of entry of this Order.
4.	Parties to confer and submit Proposed Briefing Order (or competing proposals if no agreement) regarding the number of briefs, page limitations, and related issues for Class Certification, Summary Judgment, and Daubert Motions	120 days after fact discovery begins.



5.	Fact Discovery Closes	360 days after fact discovery begins.
6.	Plaintiffs' Expert Disclosures (Class Certification and Merits) ¹	60 days after fact discovery closes.
7	Plaintiff's Class Certification Motion	30 days after Plaintiffs' Expert Disclosures
8.	Depositions of Plaintiffs' Experts	30 days after Plaintiff's Class Certification Motion
9.	Defendants' Expert Disclosures (Class Certification and Merits)	Within 30 days of deadline for Depositions of Plaintiffs' Experts
10.	Defendants' Response to Plaintiff's Class Certification Motion	30 days after Defendants' Expert Disclosures
11.	Depositions of Defendants' Experts	30 days after Defendants' Response to Plaintiff's Class Certification Motion
12.	Rebuttal Experts	Within 30 days of the date for completion of Depositions of Defendants' Experts, any party may serve Rebuttal Expert Reports to address expert opinions disclosed for the first time after that party's

_

¹ For all deadlines contained herein, "Plaintiff" shall pertain to Plaintiff Earl Parris, Jr. and Intervenor-Plaintiff City of Summerville, Georgia, except those deadlines pertaining to class certification, which shall pertain only to Plaintiff Earl Parris, Jr.

		Expert Reports
		were served.
		Depositions of
		Rebuttal Experts, if
		any, to be
		completed within
		30 days of service
		of Rebuttal Expert
		Reports.
13.	Plaintiff's Reply in Support of Class	Within 30 days of
	Certification Motion	deadline for
		Depositions of
		Rebuttal Experts
14.	Motions for Summary Judgment/Daubert	120 days after
	Motions	Plaintiff's Reply in
		Support of Class
		Certification
15.	Responses to Motions for Summary	Within 30 days of
	Judgment/Daubert Motions	Motions for
		Summary
		Judgment/Daubert
		Motions
16.	Replies in Support of Motions of Summary	Within 30 days of
	Judgment/Daubert Motions	Responses to
		Motions for
		Summary
		Judgment/Daubert
		Motions
17.	Trial Date	TBD

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing *City of Summerville*, *DuPont*, and *Chemours' Consent for City of Summerville to Refile its Amended Complaint and Withdrawal of Motion to Strike and Extension to Complete Discovery* has been filed electronically with the Clerk of Court by using the CM/ECF system which will automatically email all counsel of record on this 15th day of February, 2023.

Gary A. Davis
Keith A. Johnston
DAVIS & WHITLOCK, P.C.
21 Battery Park Avenue, Suite 206
Asheville, NC 28801
gadavis@enviroattorney.com
kjohnston@enviroattorney.com

Attorneys for Plaintiffs

Thomas Causby
LAW OFFICE OF THOMAS CAUSBY
P.O. Box 488
The Landmark Building, 5th Floor
Dalton, GA 30722
tomcausby3@gmail.com

Attorneys for Plaintiffs

Robert B. Remar Monica Perdomo Witte Sterling Gardner Culpepper, III Emma Harriett Cramer William Coleman McFerren SMITH GAMBRELL & RUSSELL, LLP 1105 W. Peachtree Street, N.E. Suite 1000 Atlanta, GA 30309

rremar@sgrlaw.com

mwitte@sgrlaw.com

gculpepper@sgrlaw.com

ecramer@sgrlaw.com

cmcferren@sgrlaw.com

Attorneys for 3M Company

Mark Christian King Harlan Irby Prater, IV W. Larkin Radney, IV Benjamin Phillip Harmon Jackson R. Sharman, III Tatum L. Jackson LIGHTFOOT, FRANKLIN & WHITE, LLC The Clark Building 400 20th Street North Birmingham, AL 35203 cking@lightfootlaw.com hprater@lightfootlaw.com lradney@lightfootlaw.com bharmon@lightfootlaw.com jsharman@lfwlaw.com tjackson@lightfootlaw.com

Attorneys for 3M Company

Christopher L. Yeilding BALCH & BINGHAM - BIRMINGHAM 1901 Sixth Ave. N., Ste 1500 Birmingham, AL 35203-4642 cyeilding@balch.com

Attorney for Daikin America, Inc.

James L. Hollis BALCH & BINGHAM 30 Ivan Allen Jr., Blvd NW Suite 700 Atlanta, GA 30308

jhollis@balch.com

Attorney for Daikin America, Inc.

James Robert Saywell
JONES DAY – Cleveland
North Point
901 Lakeside Avenue
Cleveland, OH 44114-1190
jsaywell@jonesday.com

Attorneys for Daikin America, Inc.

Theodore M. Grossman
JONES DAY – NY
250 Vesey Street
New York, NY 10281
tgrossman@jonesday.com

Attorney for Daikin America, Inc.

Jeffrey Kaplan, Jr.
Richard H. Deane, Jr.
JONES DAY – ATLANTA
1221 Peachtree Street, NE
Suite 400
Atlanta, GA 30361
jkaplan@jonesday.com
rhdeane@jonesday.com

Attorneys for Daikin America, Inc.

Benjamin E. Fox
Laurie Ann Taylor
BONDURANT, MIXSON & ELMORE, LLP
1201 West Peachtree Street, N.W.
3900 One Atlantic Center
Atlanta, GA 30309-3417
fox@bmelaw.com
ltaylor@bmelaw.com
Attorney for Huntsman International, LLC

Insiya F. Aziz
Jean C. Frizzell
Solace Kirkland Southwick
Zach Burford
REYNOLDS FRIZZELL LLP
1100 Louisiana Street
Suite 3500
Houston, TX 77002
iaziz@reynoldsfrizzell.com
jfrizzell@reynoldsfrizzell.com
ssouthwick@reynoldsfrizzell.com
zburford@reynoldsfrizzell.com

Attorneys for Huntsman International, LLC

Christopher Max Zygmont
Robert Douglas Mowrey
E. Peyton Nunez
KAZMAREK, MOWREY, CLOUD, LASETER, LLP
Promenade, Suite 900
1230 Peachtree St., N.E.
Atlanta, GA 30309
mzygmont@kmcllaw.com
bmowrey@alston.com
pnunez@kmcllaw.com

Attorneys for Pulcra Chemicals, LLC

William Middleton Droze
Thomas Matthew Bailey
Kadeisha West
TROUTMAN, PEPPER, HAMILTON, SANDERS, LLP
600 Peachtree Street NE, Suite 3000
Atlanta, GA 30308
william.droze@troutmansanders.com
matt.bailey@troutmansanders.com
kadeisha.west@troutman.com
Attorney for Mount Vernon Mills, Inc.

Ann Marie Alexander
Kimberly Council Sheridan
Erich P. Nathe
Katie S. Lonze
GORDON, REES, SCULLY, MANSUKHANI, LLP-IL
1 North Franklin Street
Chicago, IL 60606
aalexander@grsm.com
ksheridan@gordonrees.com
enathe@grsm.com
klonze@grsm.com

Attorneys for Town of Trion, Georgia

Craig K. Pendergrast
CONTINUUM LEGAL GROUP, LLP
5605 Glenridge Drive, Suite 600
Atlanta, GA 30342
cpendergrast@continuumlg.com

Attorney for Ryan Dejuan Jarrett

Daniel H Weigel
TAYLOR ENGLISH DUMA LLP
1600 Parkwood Circle, Suite 200
Atlanta, GA 30339
dweigel@taylorenglish.com

Attorney for Ryan Dejuan Jarrett

John Mann Johnson
Lana A. Olson
Mary Parrish McCracken
Meghan Salvati Cole
Robert Ashby Pate
LIGHTFOOT FRANKLIN & WHITE, LLC – AL
400 20th Street North
Birmingham, AL 35203
jjohnson@lightfootlaw.com
lolson@lightfottlaw.com
mmccracken@lightfootlaw.com

mcole@lightfootlaw.com apate@lightfootlaw.com

Attorneys for E.I. DuPont de Nemours and Company and The Chemours Company

Blair Joseph Cash MOSELY MARCINAK LAW GROUP, LLC P.O. Box 1688 Kennesaw, GA 30156 blair.cash@momarlaw.com

Attorney for E.I. DuPont de Nemours and Company and The Chemours Company

BRINSON, ASKEW, BERRY, SEIGLER, RICHARDSON & DAVIS LLP

Post Office Box 5007 Rome, GA 30162-5007 Phone: (706) 291-8853 Fax: (706) 234-3574 /s/ J. Anderson Davis
J. ANDERSON DAVIS
Georgia Bar No. 211077

Attorney for City of Summerville, Georgia